United States is given when detainees are rendered to other countries that they will not be tortured.

The PRESIDING OFFICER (Mr. COBURN). The Senator's time has expired.

Mr. ROCKEFELLER. I hope my colleagues will support the amendment. I thank the Presiding Officer.

The PRESIDING OFFICER. The Senator from Virginia.

Mr. WARNER. Mr. President, I do have the privilege of being an ex officio member of the Intelligence Committee. I served 8 years on that committee, and my concluding years was as ranking member. I have a very high respect for that committee and find, from my participation, together with others on it, under the leadership of Chairman ROBERTS and Senator ROCKEFELLER, that the committee does a very good job.

Mr. President, I wish to speak in opposition about this question of the need for this country to establish an independent commission to investigate the detention and interrogation operations conducted by the Department of Defense and other elements of the Government in conjunction with the war on terrorism.

Mr. President, I ask unanimous consent to speak in morning business.

The PRESIDING OFFICER. Without objection, it is so ordered.

INDEPENDENT COMMISSION TO INVESTIGATE DETENTION AND INTERROGATION OPERATIONS

Mr. WARNER. Mr. President, in my judgment, a further investigation is simply unnecessary. The Department of Defense has conducted 12 major investigations. Over 400 criminal investigations and hundreds more informal investigations have been or are being conducted to determine the responsibility and, if appropriate, culpability and accountability.

The combined investigations are unprecedented in scope. The CIA and the Department of Justice are also conducting investigations into the actions of their employees related to detention and interrogation activities.

Responsibility and accountability have been assessed. Over 400 criminal investigations have been conducted and 168 remain open; 95 military personnel have been criminally charged with misconduct, and 75 have been convicted to date. In addition, 177 military personnel have been administratively disciplined. Almost 20 percent of those disciplined have been officers.

Congress has held 30 open hearings, received over 40 closed briefings, and countless staff briefings. The Department has been very forthcoming, providing complete investigations that include over 2,800 interviews and over 16,000 pages of related documents.

The combined investigations have made 442 recommendations, over 300 of which have been implemented, and the rest are in progress, including standardization policy and procedures for de-

tention and interrogation operations, revising policies regarding the International Committee of the Red Cross visits and reports, improved training and clear policy guidance for interagency detention activities.

Investigations have universally concluded that there was no policy of abuse and that no policy led to abuse. As the Schlesinger report stated—that was a commission established by the Secretary of Defense, indeed at the urging of the Congress and our committee, but it was Secretary Schlesinger and Secretary Harold Brown, both former Secretaries of Defense, one a Republican and one a Democrat, men who have had extraordinary reputations throughout their lives. I feel that was one of the major landmark investigations connected with this ongoing problem. They stated:

No approved procedures call for or allow the kind of abuse that, in fact, occurred. There is no evidence of a policy of abuse promulgated by senior officials or military authorities.

Any discussion of detainee abuse must be kept in perspective. Substantiated cases of abusive conduct by DOD personnel are small in comparison to the 70,000 persons who have been detained and the hundreds of thousands of interrogations that have been conducted humanely, safely, and effectively over the past 4 years.

An independent commission would send potentially the wrong message to our Armed Forces of our lack of confidence in their conduct and would seriously undermine ongoing intelligence-gathering activities.

On a daily basis, we collect intelligence from detainees that provides valuable information to our troops in the field, whether it is Iraq or Afghanistan or other farflung posts. Simply put, this information saves American lives, certainly of the men and women in uniform, and I firmly believe it has helped prevent further serious attack, such as 9/11, on our Nation.

The investigative process has reassured the American people, strengthened the Armed Forces, and demonstrated to the world that we are a nation of laws. Last month, 90 Senators voted in the affirmative for an amendment that required civilized treatment of prisoners at detention facilities. That is the McCain amendment, and I have been a partner with him in the very initiation of those efforts.

The amendment banned cruel, inhumane, and degrading treatment. That vote sent a strong signal. Who among us was not affected when Senator McCain said that he and fellow prisoners in Hanoi knew and took great strength from the belief that "we were different from our enemies, that we were better than they, that we, if the roles were reversed, would not disgrace ourselves by committing or countenancing such mistreatment of them."

Move on we must to win this war in Iraq and Afghanistan. Replaying these dreadful and inexcusable instances again in public forum will bring no remarkable insights and no lessons learned, nor will it do anything to reduce the fighting. It will, in fact, draw resources from the war effort by placing a heavy burden on senior commanders and key civilian leaders.

The Committee on Armed Services held over half a dozen hearings on this issue. We still have these matters under review. Still, the question of accountability remains, but we have to wait until there is a conclusion of more of the military cases before I think we probably will do our final work on this chapter, a chapter that I characterize—that is Abu Ghraib—as one of the most serious I ever witnessed in my many years of public service, either in the Pentagon or in the Senate as a member of the Armed Services Committee.

Mr. President, I see the distinguished Senator from Georgia. For that purpose, I yield the floor.

The PRESIDING OFFICER. The Senator from Georgia is recognized.

Mr. CHAMBLISS. Mr. President, on behalf of Senator PRYOR, Senator ISAKSON, and myself, I rise to call up amendment No. 2433 to S. 1042 and request that Senator Landrieu be added as a cosponsor. I believe the amendment is at the desk.

The PRESIDING OFFICER. The Sen-

The PRESIDING OFFICER. The Senator should be advised that the bill is not currently pending.

Mr. WARNER. Mr. President, on that point, I suggest that we now go to the bill. I believe there is a pending amendment which requires a UC to be laid aside; am I not correct?

The PRESIDING OFFICER. That is correct.

Mr. WARNER. I so ask at this time.

NATIONAL DEFENSE AUTHORIZATION ACT FOR FISCAL YEAR 2006—Resumed

The PRESIDING OFFICER. The clerk will report.

The assistant legislative clerk read as follows:

A bill (S. 1042) to authorize appropriations for fiscal year 2006 for military activities of the Department of Defense, for military construction, and for defense activities of the Department of Energy, to prescribe personnel strengths for such fiscal year for the Armed Forces, and for other purposes.

Pending:

Nelson (FL) amendment No. 2424, to repeat the requirement for the reduction of certain Survivor Benefit Plan annuities by the amount of dependency and indemnity compensation and to modify the effective date for paid-up coverage under the Survivor Benefit Plan.

Allard amendment No. 2423, to authorize a program to provide health, medical, and life insurance benefits to workers at the Rocky Flats Environmental Technology site, Colorado, would otherwise fail to qualify for such benefits because of an early physical completion date.

Reed (for Levin/Reed) amendment No. 2427, to make available, with an offset, an additional \$50,000,000 for Operation and Maintenance for Cooperative Threat Reduction.

Levin amendment No. 2430, to establish a national commission on policies and practices on the treatment of detainees since September 11, 2001.